no tax shall be imposed by section 1491 of the Internal Revenue Code of 1986 by reason of such trust becoming a foreign trust or the assets of such trust being transferred to a foreign trust.

SEC. 1905. INFORMATION REPORTING REGARDING FORE<mark>I</mark>GN GIFTS.

(a) IN GENERAL.—Subpart A of part III of subchapter A of chapter 61 is amended by inserting after section 6039E the following new section:

"SEC. 6039F. NOTICE OF LARGE GIFTS RECEIVED FROM FOREIGN PERSONS.

"(a) IN GENERAL.—If the value of the aggregate foreign aifts received by a United States person (other than an organization described in section 501(c) and exempt from tax under section 501(a) during any taxable year exceeds \$10.000. United such States person shall furnish (at such time and in such manner the as Secretary shall prescribe) such information as the Secretary mav prescribe regarding each foreign gift received such durina vear. "(h) FOREIGN GIFT<mark>.—F</mark>or purposes of this section, the Iforeian aiftĭ means anv amount received from a person other than a United States person which the recipient treats aift. а bequest. Such term shall not include any qualified transfer (within of section 2503(e)(2**))** the meaning or anv distribution properly disclosed in a return under section 6048(c).

"(C) PENALTY FOR FAILURE TO FILE INFORMATION—"
"(1) IN GENERAL—If a United States person fails to furnish the information required by subsection (a) with respect to any foreign gift within the time prescribed therefor (including extensions)—

extensions—

"(A) the tax consequences of the receipt of such gift shall be determined by the Secretary and

"(B) such United States person shall pay (upon notice and demand by the Secretary and in the same manner as tax) an amount equal to 5 percent of the amount of foreign gift for each month for which the failure continues (not to exceed 25 percent of such amount in the aggregate).

"(2) REASONABLE CAUSE EXCEPTION—Paragraph
(1) shall
not apply to any failure to report a foreign gift if
the United
States person shows that the failure is due to
reasonable cause

and not due to willful nealect.

(d) CosT-OF-LiviNG ADIUSTMENT—In the case of anv taxable vear beginning after December 31, 1996, the \$10,000 amount. under subsection (a) shall be increased by an amount equal the product of such amount and the cost-of-living adjustment for such taxable vear under section 1(f)(3), except that subparagraph (B) thereof shall be applied by substituting 1995 for 1992 (e) REGULATIONS—The Secretary shall prescribe regulations as may be necessary or appropriate to carry Out. the purposes of this section." (b) CLERICAL AMENDMENT.—The table of sections for such sub-nart is amended by inserting after the item relating to section 6039E the following new item: "Sec. 6039F. Notice of large gifts received from foreign persons." (c) EFFECTIVE DATE.—The amendments made by this section 26USC6039F shall apply to amounts received after the date of the enactment of this Act in taxable years ending after such date.